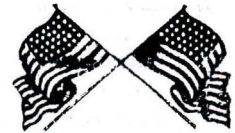


NEW JERSEY MILITIA



NEWSLETTER



Volume 2 Issue No. 6

A monthly newsletter

January, 1997

All persons are by nature free and independent, and have certain natural and unalienable rights, among which are those of enjoying and defending life and liberty, of acquiring, possessing, and protecting property, and of pursuing and obtaining safety and happiness.

--Article I, Section 1, New Jersey State Constitution

"MILITIA MOVEMENT GETTING STRONGER"

So reports the *Toronto Star*, Saturday, July 13, 1996, in an article titled: **U.S. Militia Movement Hitting New Heights.**

"Contrary to expectations that public outrage over the Oklahoma City bombing might pressure some militias to disband, their gains have outweighed their losses, said the Anti-Defamation League of B'nai B'rith, which last year detected militia activity in 40 states--up from 13 in 1994." (Note: the London *Daily Telegraph* estimates the current U.S. patriot movement at 12 million).

The League's director, Abraham H. Foxman said: *"We are especially distressed to discover the movement continued to grow even after the devastation in Oklahoma City."* Mr. Foxman fails to realize that the militia had nothing to do with the bombing in Oklahoma city. The linkage of two unrelated events is a classic smear technique reminiscent of Dr. Goebbels. Mr. Foxman, who is Jewish, should know better.

The article continued: *"Experts say tracking the so-called (so-called?) Patriots has become more difficult since the Oklahoma City bombing because militia strategists have urged followers to form smaller units to be less detectable and harder to infiltrate. Infiltration by an undercover officer was a key to the Viper arrests."* The report also quoted Janet Reno as saying that the FBI is forming a new "counter terrorism center." We all know what that means!

The London *Daily Telegraph* demonstrated more understanding of the current militia movement than our own government when they said: *"In the end, police work can only achieve so much. The American ruling elite needs to probe deeper and ask themselves how their country has become so out of kilter that*

air-conditioner repairmen, doughnut bakers, and the like now feel compelled to join a proto-guerrilla force."

We in the Militia Movement are waiting for one, just one, politician to ask this question. This question isn't being asked in Washington, or by the news media, because they know what the answer will be.

Fact of the matter is we've come full circle to 1765 or thereabouts. The "long train of abuses and usurpation's" that Jefferson cited in the Preamble are with us once again. We were all witness to the "mock trial" that our government provided us in the Waco and Ruby Ridge hearings in Washington, no different that what the British gave us 220 years ago. Anyone punished? Anyone sent to prison? Any action to prevent similar incidents from happening again? No, to the contrary, the government has stepped up its efforts to turn any form of patriotism into a felony via unconstitutional legislation. (Which leads us to our next article).

FBI TO STEP UP EFFORTS TO "CURB" THE MILITIA MOVEMENT

"Membership in local militias is increasing, but the FBI is unsure if the number of groups are increasing or if agents are simply becoming more aware of the groups," reports Jodi Nirode in an article that appeared in the *Columbus Dispatch*, November 8.

FBI Special Agent David Stout made this pronouncement to members of the Columbus Metropolitan Club. *"Locally, the FBI is investigating stockpiles of weapons and strings of robberies that could be used to finance militia movements,"* Stout asserted. *"In central Ohio and in every FBI office across the country, terrorism is a concern. One of the things we're looking at curbing is the rapid growth of the militia movement. It's a real concern for us."*

Just how the FBI plans to "curb" the current Militia Movement was not spelled out. Before they can do anything new legislation will be needed. This can be easily done and will require the FBI, at first, to do nothing. Case in point: The FBI knew that a bomb was being prepared to blow up the World Trade Center building in New York. What did the FBI do to prevent it? Nothing! Again the FBI and BATF knew a bomb was being brought to Oklahoma City. What did they do to prevent it? Nothing! If no bomb plans are in the works, they'll make one themselves and bury it on some militiaman's property (without his knowledge, as in the Richard Starr case) and then arrest him.

This type of prefabricated "scapegoating" has been going on for centuries. Nero blamed Christians for the burning of Rome, Nazis blamed the Communists for the burning of the Reichstadt-- and our government will blame the militia for anything that goes "bang" in the night.

In closing it should be noted--again--that the government is attempting to treat the symptoms but not the cause of the Militia Movement. No one in government, or law enforcement, ever asks *why* there is a resurgence of the militia in America today.

Trying to "curb" the Militia Movement is like trying to "curb" the mosquito population in the Everglades. Just remove the cause and the symptoms will disappear.

The purpose of this Newsletter, and hundreds of others around the country just like ours, is to wake up the American people. Hitler once quipped: *"It is fortunate for government that people do not think."* Our position is just the opposite. We want everyone to think.

Jefferson said, *"Cherish, therefore, the spirit of our people, and keep alive their attention. If once they become inattentive to the public affairs, you and I, and Congress and the Assemblies, judges and governors,*

shall become wolves. It seems to be the law of our nature."

MILITIA DAY

Jon Roland of the Texas Constitutional Militia proposes that April 19, the date of the Waco Massacre, be officially designated as Militia Day.

Roland believes that "...poll results show public skepticism of official information and fear of government abuse is up from less than 30% a decade ago to 70% today. Public attitudes have shifted, and are continuing to shift, in our favor, but at this point it is no more than a slightly heightened awareness, and is a long way from real understanding what these results mean for those concerned.

"Too many militia activists have insisted on secrecy. In the light of this, they need to rethink their positions."

"The reality is that the public is going to think that anyone who is doing something secret must be doing something wrong, and reject such activity as something alien from their concerns, or even directed against them. It is absolutely essential that militia organizing and training be done in a way that unites activists with the people of their areas, that causes them to think of the militia as 'their' militia, as an extension of them and their concerns."

We second Roland's proposal for better "P.R." with the public--our fellow militiamen--but getting the message past the government's volunteer Propaganda Ministers, the C.E.O.s of CBS, NBC, ABC, CNN and major newspapers, will not be easy, though time may be on our side. Polls have shown that ratings of the major television news networks are dropping like a rock. If the current trend continues it is estimated that in about five years Establishment mouthpieces like Rather, Brokaw and Jennings may be looking for a new line of work.

Another problem we face is the lying politician who, at every opportunity, lies to the public about firearms, and, by implication, the intentions of the militia. Case in point: Sen. Robert Torricelli stated on *NJN News* that "...thirty seven percent of all police officers who die in this country, die by a military assault weapon." (The FBI and the Justice Department put the number at 3% over the past 10 years.) A fact Sen. Torricelli forgot to mention is that 73% of the persons involved in officer killings have prior criminal arrests, 56% had prior criminal convictions and 23% were on parole or probation at the time of the killings, according to the NRA.

A DINOSAUR NAMED SUE

Reader's Digest has added a new section to their monthly magazine called '**Mugged by the Law.**' In their November 1996, issue the editors featured a story about two brothers, Neal and Pete Larson, both of whom have college degrees in geology, who were arrested for unearthing the largest *Tyrannosaurus rex* on record.

The Larson brothers paid a Cheyenne River Sioux \$5000 for the rights to dig up the fossil found on his property. What they didn't know was that "In 1969 the area where Sue was found had been placed under a 25-year trust agreement with the U.S. Department of the Interior. This exempted the owner from property taxes, but gave Interior partial oversight of how he used the land," *Reader's Digest* reported. Thus, the federal government claimed that they owned 65 million-year-old Sue (under the Antiquities Act of 1906) and the Larson brothers, who failed to obtain the proper permit, were guilty of theft.

After committing the crime of the century, the Feds moved in: "At 7:30 A.M. on May 14, 1992, armed FBI agents and two dozen officials from six other agencies [including a contingent from the National Guard!!] moved into position and prepared to enter the Black Hills Institute of Geological Research in Hill City, SD." (Our emphasis). Must have been a tense moment for the Feds moving in on two geologists chipping away at dinosaur bones at 7:30 in the morning.

To illustrate just how much power our federal government has usurped, the Constitution recognizes only four crimes: *Treason, Counterfeiting, Piracy, and Crimes against the Laws of Nations.* *Reader's Digest* reported that: "...the Larsons and their co-workers were found guilty of nine of the 153 charges."

How can the government go from the four crimes recognized by the Constitution (serious crimes at that) to 153 crimes, including petty ones such as digging up dinosaur fossils? One hundred and fifty-three charges!!!! *Reader's Digest* reported that the Larson brothers faced up to 300 years in prison and millions of dollars in fines for their "crime." If ever there was a violation of the VIII Amendment "...nor excessive fines imposed, nor cruel and unusual punishments inflicted..." this has to be it. If 20 years is the standard sentence for murder, then the Larson's crime, according to the mindset of the federal government, is equivalent to 15 homicides. It should be noted that it took two years to excavate Sue, the project receiving much publicity the entire time. This would make

the 'Larson Crime' the longest, most advertised felony in American history.

After the trial, seven of the jurors denounced the government's prosecution and criticized Judge Battey "...for giving instructions they felt forced them to convict on the minor charges." Said juror Cindi Fortin, "The government did not prove they were guilty of anything."

In the end, Neal Larson received a \$1000 fine and two years probation. Peter Larson received two years in prison and a \$5000 fine. They owe more than \$1 million in legal fees, half still unpaid.

Closing Note: According to an article that recently appeared in the *New York Times*, Sue will be auctioned by Sotheby's in New York and could end up in Japan. Sue may sell from anywhere between \$1 to \$5 million. Had the jurors understood that the jury is to stand as a shield between the accused and the government they might have acquitted the Larsons on all counts.

LIMBAUGH TURNING PATRIOT?

On his radio show, November 15, Rush Limbaugh mentioned that a reporter asked President Clinton when he knew he would win reelection. Clinton said it was after the Oklahoma City bombing.

Limbaugh followed this with the satirical question: "*What if...what if the Clinton administration had prior knowledge about the Oklahoma City bombing and did nothing to stop it?*"

A lot of people are asking that question, Rush.

DRUG USE, FACT OR FANTASY?

Sally Perdue, a former Miss Arkansas and Little Rock talk show host who said she had an affair with then-Governor Clinton in 1983, told the London *Daily Telegraph* that he once came over to her house with a bag full of cocaine. "He had all the equipment laid out, like a real pro."

Gennifer Flowers says she saw Clinton smoke marijuana and carrying joints with him when he first began visiting her in 1977. Clinton was Arkansas' attorney general from 1977 through 1979.

Two Arkansas state troopers have sworn under oath that they have seen Clinton "under the influence" of drugs when he was governor.

Sharlene Wilson is a former bartender who is serving time on drug charges and has cooperated with drug investigators. She told a

"People crushed by law have no hopes but from power. If laws are their enemies, they will become enemies to the laws; and those, who have much to hope and nothing to lose, will always be dangerous, more or less."

--Edmund Burke

federal grand jury she saw Clinton and his younger brother Roger "snort" cocaine together in 1979.

Jack McCoy, a Democratic state representative and Clinton supporter, told the *Sunday Telegraph* that he could "remember going into the Governor's conference room once and it reeked of marijuana."

R. Emmett Tyrrell, editor of *American Spectator*, has tried to track down rumors that Clinton suffered an overdose at one point. The incident supposedly occurred after the young politician lost the governorship in 1980 and went into an emotional tailspin.

Tyrrell asked emergency room workers at the University of Arkansas Medical Center if they could confirm the incident. He didn't get a flat "no" from the hospital staff. One nurse said, "I can't talk about that." Another said she feared for her life if she spoke about the matter.

The president himself has helped fuel suspicions of an overdose or some other drug problem by refusing to make his full medical records public. On videotape made in 1984 by local narcotics officers, Roger Clinton said during a cocaine buy: "Got to get some for my brother. He has a nose like a vacuum cleaner."

[From "Ward" off the NET.]

MINI RADIO STATIONS

One of the fastest growing activities within the patriot movement is your own radio or relay station. Not a 50,000 mega-watt station (few of us could afford it) but 1 to 10 watt transmitter that can be purchased for only a few hundred dollars. A one watt transmitter (\$199.00) may only reach out a few miles while a 10 watt may travel 15 miles or more. Doesn't sound like much but here in New Jersey, the most populated state in the country, if you can get the signal out 10 miles or so, you could reach tens of thousands of homes--and automobiles.

Re-broadcasting seems to be the most popular way to go (or you can start your radio talk and call-in program). If you own a satellite dish you can receive most, if not all, of the patriot radio shows currently being broadcast on short wave. The fact is, with a satellite dish you can receive more shows than there are on short wave. Re-broadcasting simply means tuning in to a radio station on satellite, feeding the signal into the transmitter and re-broadcasting it on an open FM frequency (no need for a short wave radio). You can leave it on 24 hours a day. Everyone within your surrounding area will receive the program. The range depends on wattage and antenna height. It's estimated that there are currently 10,000 mini stations in the U.S.

Many listeners who call the American Freedom Network (AFN), which broadcasts on satellite, report that they're listening to the show on FM and have no idea who's re-broadcasting

the signal. One guy reported he was picking up the show on his police scanner.

On the legal end the FCC recently lost a big case in California with a mini radio station operator. He was advertising on his (25 watt!) station--something you're not supposed to do with a mini radio station.

AFN (800-205-6245) offers a satellite receiver, complete, for \$660, not a bad price. For more information about mini transmitters call: 614-694-6935, ask for Harvey Connell. Or 770-923-9264, ask for Frank Peterson. Both are willing to answer any questions you may have.

"UNITED NATIONS DAY"

The following "fill in the blank" Social Studies questionnaire was recently passed out to the Line Mountain School District in Pennsylvania. It starts off by saying:

Name _____

The United Nations is like a world peace club. It is made up of about 160 countries. They come to New York City, New York, in order to work and meet together in the special United Nations building. Here they think of ways to solve different problem's countries may have. This is an important job of the United Nations. It helps keep world peace.

Fill in the blanks below.

1. My hometown is _____
2. It is in the state of _____
3. My country is _____
4. It is in the _____ hemisphere.
5. It is part of the planet _____
in the solar system.

How do you think people from so many countries speaking so many different languages communicate with each other at the United Nations? Write your answer. _____

It seems that indoctrination starts early in Pennsylvania. Anyone wishing to contact school officials and ask them if their school district will have a similar questionnaire on the Constitution, write:

Dulmata Elementary School. RD1 Box 293. Dalmatia, PA 17017. Or you can call 717-758-6243.

YOU KNOW YOU'RE A MILITIAMAN IF...

*Your momma has "ammo" on her Christmas list.

*There's a gun rack on your bicycle.

*The dog catcher calls for a backup unit when he visits your house.

*Your pocket knife has ever been referred to as Exhibit A.

*You use the O on a stop sign to sight your new rifle.

*You've ever pruned trees with a shotgun.

*You have guns in your house that you cannot find.

*Your gun cabinet takes up half your living room.

*When you leave your house, you are followed by agents of the BATF, and the only thing you worry about is if you can lose them or not.

*Your parakeet knows the phrase "Open up, Police!"

*You complain about the assault weapon ban because it make half your guns illegal.

(Note: Well--we have to confess--we "borrowed" these quips from Jeff Foxworthy and changed the term 'Redneck' to Militiaman. We here at NJM would like to start our own "You know your a Militiaman if..." just fill in the blank and send it to our P.O. Box so we can compile our own list. --Ed.)

NEW OPPOSITION

Not everyone in the military is supportive of former soldier Michael New's refusal to wear U.N. Blue. We found this letter in the *Army Times*.

"I don't like this UN crap either, but ours is not to question why. If he wants to protest he needs to ETS [resign] and run for office. I don't relish taking one in the chest while wearing a powder blue girl scout hat, but such decisions are well above my pay grade. I swore to follow the orders of officers appointed over me. Anyone who thinks the President can't order peacekeeping or participation in UN Operations better check their Constitution. Okay, you may ridicule me at will now." Signed, Enlisted Soldier

Editor's Note: As NJM has pointed out in our Bulletin to All Military Personnel, the enlisted soldier takes the following oath: "I,-----, do solemnly swear that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; and that I will obey the orders of the President of the United States and the orders of the officers appointed over me, according to the regulations and the Uniform Code of Military Justice."

The writer says: *"I swore to follow the orders of the officers above me."* First and foremost, he swore an oath to the Constitution. There were many soldiers at the Nuremberg trials who claimed they were "just following orders" of officers above them. This excuse was rejected repeatedly by the court.

Secondly, "The President shall be Commander in Chief of the Army and Navy ..." (Constitution, Art. II, Sec. 2) The President cannot lawfully delegate command to a Finnish general, who is commanding "US" soldiers in Macedonia today. Pres. Clinton has violated the law; soldiers have a duty to reject unlawful commands.

Thirdly, before serving under the UN a separate oath must be taken that supersedes the oath to the Constitution. It's alarming if allegiances can be shifted so easily and unquestioned by members of our Armed Forces. Terms such as "Special Operations," "Police Action," "Nation Building" (whatever that is) and "Peace Keeping Forces" are just end-runs around the Constitution.

THE "WISDOM" OF GOVERNMENT

The 'Violent Crime Control And Law Enforcement Act Of 1994' "expands the Federal death penalty to cover about 60 offenses, including terrorist homicides, murder of a Federal law enforcement officer, large scale drug trafficking, drive by shootings resulting in death and carjackings resulting in death."

Logically speaking, a homicide is a homicide. Period. What the motive was is irrelevant. Will a grief stricken widow ask, after learning of the death of her husband, "Was he killed because of 'systematic covert warfare to produce terror for political coercion'?" (Definition of the word *terrorist*). Does it really matter? Does the reason for a homicide out weigh the homicide itself?

The 'Equal Protection' clause of the Constitution is the purported basis for the death penalty for the "murder of a Federal law enforcement officer." Excuse me, but, what about the rest of us? The murder of someone outside of federal law enforcement is a *second class* homicide? This is a "equal justice for me, but not for thee" mentality.

"Drive by shooting resulting in death". The way to escape this 'federal offense' is for a criminal to park his car (or at least place the shift lever in the "park" position) before whacking the person he's after. This will exempt him from all federal charges. In other words, if you shoot someone while in a sitting position it's a federal crime--if standing on your feet, it falls under state jurisdiction. Makes sense, right?

"Carjackings resulting in death." This, and all the other crimes except the four explicitly mentioned in the Constitution, is a *state* crime and should be dealt with by the County Prosecutor's office.

An open letter

by Major General Ray Looker,
Commanding General, West Virginia
Mountaineer Militia

The indictments which have been placed against me were brought about by a conspiracy of the U.S. government to take down the Militia in America, in violation of state and federal constitutions.

As the Commanding General of the West Virginia Mountaineer Militia, I operated under the authority of the Constitution for the United States of America. The FBI operates under statute law.

The second and most important point is that I am a servant of the True and Living God. My God, He is God, and He has warned Us not to touch One of his anointed. They have mocked God, and they have mocked the Constitution He gave us.

I do not believe that the indictments they have brought against Me will come to trial; I believe that My God, Who is God, will not allow them to prosper in their wickedness.

I also believe that criminal charges will be brought against those very same individuals who have conspired to destroy our Constitutional Rights.

In fact, I intend to be at the front lines of battle to insure that they will be held accountable for their actions.

Before this is over, the People of America will demand that a Special Prosecutor be appointed to investigate gross violations of federal police power in his country, especially those powers which have been waged against the Constitutional Rights of the People.

What was intended by those who opposed Me will become a snare unto them.

God will cause the web of deceit and lies which they have woven for Me to become cords of steel from which they can never escape.

The federal government has consistently violated International Law, the Law of Land Warfare, and the Geneva Convention of 1949.

In addition, they have denied Me and My men our Constitutional Right to vote in the general election, all of which shows a general disregard for the Rights of the People, and a disdain for the laws which protect Us.

I say again, I do not believe that My God, whose Servant I am, will allow these indictments to come to trial.

Note: NJM contacted Pastor Butch Paugh, HC 63, Box 12AA, Nettie, W. VA. 26681. Pastor Paugh told us that Mr. Looker was arrested for giving an agent working for the BATF construction plans to a federal building in Clarkburg, W. Virginia. What's strange about these "plans" is that anyone can purchase them for \$75.00. Pastor Paugh told us that an informant can receive upwards of \$300,000 per arrest, so the incentive for turning informant is great. Not to mention the incentive for planting evidence. Anyone wishing to send any financial help to Mr. Looker can contact Pastor Paugh at the address above. The Pastor also has a radio program on short-wave, Monday thru Friday, 11:00 PM on 5.085.

Getting Government Agents and "Judges" Arrested

by Irwin Schiff

The grand jury is not necessarily the best way to get at lawbreaking IRS agents, "judges" or prosecutors. The *Rules of Criminal Procedure* provide a much simpler and more direct way for us to bring these culprits to justice.

The Complaint (provided for by Rule 3 of the *Rules of Criminal Procedure* [Title 18 U.S. Code]) "is a written statement of the essential facts constituting the offense charged. It shall be made upon oath before a magistrate." Once a complaint has been properly made (and it appears that there is probable cause to believe that the person named in the Complaint has committed an offense) Rule 4 provides that either a "warrant or a summons shall be issued." Rule 5 provides that the person named in the warrant or summons shall appear before the magistrate, at which time the magistrate shall inform the accused of his right to a preliminary investigation (Rule 5.1). A preliminary investigation is a hearing to determine if there is probable cause for the accused to stand trial. At that investigation the accused will have an opportunity to face his or her accuser (in this case, you), cross-examine witnesses, and introduce evidence on his own behalf. If the accused waives a preliminary investigation, or if such an investigation demonstrates that there is probable cause to believe that the accused has committed a crime, he can be brought to trial in district court.

How about that?! All this time I've been knocking my brains out trying to get before a grand jury when all I had to do was file a Complaint under Rule 3! What is even more incredible is that during this time not one lawyer told me that I was wasting my time; not one lawyer told me that all I had to do was file my own Complaint.

There are three ways that a trial can be initiated: a grand jury can hand down an indictment; a U.S. attorney can file an information; or any individual can swear out a Complaint.

For indictment or information neither the U.S. attorney nor any member of the grand jury need have personal knowledge that a crime has been committed. They rely on the personal knowledge of others. However, when an individual citizen has personal knowledge that a crime has been committed he can simply file a Complaint--there is no need to go to a grand jury. Anyone who has personally witnessed a crime can either swear out a Complaint, or, should he wish to remain anonymous, inform the U.S. attorney who, in turn, could bring it to the grand jury (or in certain cases file an Information on his own).

At one time I believed I had a right to appear before a grand jury. But such is not the case. Citizens who have evidence of a crime do not have that right because they can swear out a complaint on their own.

U.S. attorneys are forced to go before a grand jury because they have no personal

knowledge of the crime and must, therefore, convince the jurors that a crime has been committed. If, on the other hand, a U.S. attorney does have such knowledge he could swear out a Complaint. For crimes punishable by less than one year in jail the law allows him to file an Information.

The Complaint was obviously devised specifically for the people themselves. Don't let a magistrate con you into believing that you have no authority to make one. Since Complainants must have personal knowledge of the crime (though the statute itself makes no mention of personal knowledge, the courts have held that such knowledge is required), only individuals who witness a crime can make Complaints.

A Complaint is similar to an Information in that the accused is charged with a crime based on the allegations of a single individual. There is, however, one important difference; a complaint must be supported by oath and personal knowledge, an Information does not. Thus it would seem that a complaint is much stronger than an information.

The Complaint should prove to be a powerful weapon. If you ever receive a communication from the IRS suggesting that you owe an income tax and failure to pay may result in penalties--such as confiscation of property, liens, fines or prison--immediately offer to pay if the agent who signed the letter will simply show you the section of the Code that makes you liable for the tax. When he is unable to produce such a section--and still persists to collect a tax for which he knows you are not liable--immediately find a local magistrate and swear out a criminal complaint against him (and any other agents who may have been involved). In fact it is good to involve as many agents as possible in your case, as this will result in a conspiracy charge.

If an IRS agent attempts to intimidate your employer into disregarding your exemption certificate (W-4 or Affidavit) again demand that he cite the section that makes you liable for the tax. When he fails to do this, demand that he retract the letter, and if he doesn't, swear out a complaint. In fact use this tactic whenever the IRS sends you any questionnaires or requests for information. Inform him that any further attempts to collect income taxes will result in your swearing out a criminal Complaint.

Criminal Complaints can be sworn out against government agents including "judges" who have lied to juries and who deny individuals their constitutional rights, providing you have personal knowledge of such actions. You can also file Complaints against lawyers who have advised your employer to disregard your W-4 or Affidavit or who have advised banks and other institutions to surrender your property upon the receipt of a "Notice of Levy" rather than a court order.

Some crimes that may be appropriate to charge IRS agents with are:

Violations of Title 18 USC 241 & 242 (the criminal code, dealing with civil rights)

Violation of 18 USC 872 (extortion by officers or employees of the U.S.)

Violation of 18 USC 876 (the mailing of threatening communications)

Violation of 18 USC 1341 (frauds and swindles)

Violations of 18 USC 1951 (racketeering)

Violation of Internal Revenue Code, 26 USC 7214 (offenses by officers or employees of the U.S.)

If a magistrate refuses to accept your Complaint find one who will and include the first in a new Complaint.

Because I've been so busy writing books I have yet to swear out any Complaints myself. Now that they are finished I plan to swear out a number of them!

HCI MINIONS

The following celebrities work with Sarah Brady's Handgun Control, Inc. as National Committee leaders. Now you'll know whose movies, TV shows, books, CD's, etc., to avoid:

Steve Allen, Lauren Bacall, Marjorie Benton, Lloyd Bridges, Edmund Brown, Sr., Ellen Burstyn, Julia Child, Jackie Cooper, Hume Cronyn, Joseph Curran, Stephan Dart, William Dorman, Gerald Dunfey, Douglas Fairbanks, Jr., Kenneth Gibson, Rabbi Jos. B. Glaser, Betsy Gotbaum, Michael Gross, Elliot Jones Halberstam, Mariette Hartley, Richard Hatcher, Janet Gray Hayes, Andrew Heiskell, Hal Holbrook, Maynard Jackson, Albert Jenner, Jr., Shirley Knight, Pat Kennedy Lawford, Jack Lemmon, Edward Levi, John Lindsay, Marsha Mason, Jane McMichael, Patrick Murphy, Paul Newman, Geo. D. Newton, Jr., Victor Palmeri, Gregory Peck, Russell Peterson, Sol Price, Milton Rector, Will Rogers, Jr., James W. Rouse, Rabbi Alexander M. Schindler, Neil Simon, Rod Steiger, Dr. Emanuel Taney, Eli Wallack, Ruth Warrick, Francis Wheat, James Whitmore, Andy Williams.

AUSTRALIAN GUN BAN

If you think we have problems with 'gun grabbers' in the U.S., it's even worse in Australia. *The Herald-Sun*, Sunday August 11, 1996 reported that "...the Victorian Government will have vans which will be used as mobile units to collect surrendered guns. The vans will have power saws to cut the weapons up, and the vices to crush them. The owners will get a government cheque on the spot."

It seems that Australians gun owners have copied some of our ideas on how to keep their firearms out of government hands, namely, bury them. *The South East Christian Witness* Newspaper reported: "...it is almost impossible at present to purchase large diameter irrigation style poly pipe in the South East. Virtually every stock of this, and similar type

pipe, has sold out. It does not take a college education to realize where it has gone. It is underground! But I would hazard a guess the pipes are not filled with water!"

The *Australian* newspaper said, "...there would be a six month-only amnesty, with a new tax levy to fund the buy back of guns. Heavy fines (\$20,000) and even jail terms (4 years) would be given to any person who failed to hand in their weapons. John Howard, the Prime Minister, wants a mandatory sentence for possessing a weapon. You will not have to commit a crime to go to jail, just keep a weapon."

KEYSTONE MILITIA

We just received information about the existence of the Keystone Militia across the Delaware. If anyone is interested in joining or just receiving their newsletter (\$20) write to:

Keystone Militia
P.O. Box 331
Warren, PA .16365

UN Rally March 15, 1997!

Patriots, mark your calendar for Saturday March 22, when we'll inform the world about what the UN is planning for us! Rally at UN HQ in NYC at noon. Call 609 989-7292 for details and carpooling information.

FORT DIX GEARING UP FOR NEW "RECRUITS"?

Dear NJM,

Greetings from the not so friendly confines of America's oldest U.S. penitentiary. I am writing you in regards to an article that appeared in your publication a few months ago regarding the "POW camp" located at Ft. Dix, New Jersey.

As you know from this and previous correspondence, I am a Federal Prisoner. My job here in the institution is located in the Mattress Factory, Prison Industries (UNICOR). We produce mattresses of all kinds for the government and government installations. Recently, we received an order for 1800 bunk style mattress to be delivered on or before 12/24/96 to Ft. Dix, New Jersey. The interesting part of this order is that the billing for the mattresses is not the military, but to the DOJ (Department of Justice) Hmmm! [Note: "Hmmm!" is right.--Ed] Now it is true that the Bureau of Prisons (DOJ), Federal Prisons, maintains a Federal Correction Institution at the Ft. Dix site. But it is doubtful that they are ordering 1800 new mattresses for existing federal inmates (the mattress that I sleep on here at USP Atlanta is probably 10 to 20 years old).

I wonder who the 1800 bunk style mattresses are for? I wonder how many Christian Patriots will soon find their backsides on one of these mattresses. My guess is that the only Patriots that will utilize these mattresses

will be the ones who live long enough to be a prisoner!

Your Brother in Christ,
Brian Mahoney
Atlanta Federal Prison

LETTERS

Editor, NJM, In the interest of re-gaining and perfecting my sovereignty, I applied to the nation of Washitaw for dual citizenship, and an international motorist certificate (IMC) and also to have my pickup truck registered through them. (The driver's license and vehicle registration are just two of the adhesion contracts that the de facto government uses to bind us to their jurisdiction).

On November 26, I received my plate and documentation including the IMC and immediately set out to use them. While I was out working a police officer noticed the plate on my truck in my boss's driveway and began to investigate. The secretary in the office is not at all inclined toward patriotism and she told them some erroneous things about me--that I'm against the government and that I was doing this to avoid paying for insurance or something. She also told them that I had filed an exemption form to stop having income taxes withheld. When I returned that night, I found a typed letter instructing me not to operate the vehicle on any roads since it is not properly registered or insured, and if caught, bail of at least \$1000 would be required.

At the time I was fairly frightened and thought that the officer had entered and searched the truck, I later learned he hadn't. I sent a letter to the chief of police protesting the violation of my rights. I also contacted the people involved with the Washitaw for some assurance. As a result of talking with them, I believe that I was in the right, and, with no future contact from the police, went on with my life. Then this morning my boss, who is also a

friend, called to tell me about the following article in the *Bernardsville News*:

"A Bedminster Township resident, who lists himself as a citizen of a free nation known as 'Washitaw', has been warned by police that he will be arrested if he tries to drive a vehicle with Washitaw license plates.

"Police issued a written warning after noticing a 1984 Chevrolet pickup truck with Washitaw plates parked outside the man's place of employment on Main Street.

"Local police contacted the New Jersey State Police, who said they had never heard of Washitaw but were aware of other self-proclaimed free nations like it.

"According to reports, state police advised Peapack-Gladstone officers that such organizations 'are believed to be right-wing extremists and are sometimes dangerous. Caution should be used in the event of a confrontation.'

"Local police were advised that Washitaw is not a recognized nation, State or Territory; therefore, any documentation issued by the organization is not legally valid.

"The Bedminster resident's employer told police that three months earlier, the man had signed a withholding exemption certificate issued by Washitaw which purportedly enabled him to receive earnings without income taxes being held back.

"On the advice of Municipal Court Judge Daniel Murphy, police wrote a warning letter to the Bedminster man, sealed in plastic and attached it to his pickup truck."

First of all, I wish to say that I am not an extremist in any regards. Nor am I dangerous. I do not own or possess any firearms, and I have never threatened anyone.

It is my belief that Washitaw is lawfully Recognized by the UN through the World Court as Indigenous #215, and also recognized but the Federal Government as well. Thus, the

documentation I have should be lawful and valid.

The mention of income tax is entirely inappropriate and incorrect in many regards. My employer did not speak to the police since he was not there at the time. His secretary gave the police this erroneous information--for which she may be fired.

In the course of painstaking research done by myself for the past year, I have come to the conclusion that there is no law requiring any Citizen, born in any of the 50 states to apply or possess a Social Security number, nor is there law requiring a Citizen to pay income taxes or file a return. In order to comply with the law, I did give my employer an "In Lieu of W-4" exemption form which indicates that I did not owe any income taxes last year and that I will not owe any for the current year. This form and statement have absolutely nothing to do with Washitaw.

T. A.
Bedminster, NJ

Dear Colleagues and fellow Militia persons,

Your (our) Newsletter is a Godsend--it replenishes the discouraged soul and reminds that one is not alone out there. Here is my (renewal) donation. Hope to be able to send an additional sum soon.

The quality of writing is superb, especially in the items by our own Editor. You have a gift of style and substance. [Note: Your editor has no aversion to receiving words of praise. Please send all similar letters of adulation to our P.O. Box. --Ed].

Keep it coming. If the elections give us what I think is coming, we need encouragement and news. Time to start the phone trees. Time for county or area meetings. Time for committees of safety, etc.

Yours in liberty,
M.W. Camden Country, NJ

"IN THE BEGINNING OF CHANGE, THE PATRIOT IS A SCARCE MAN; BRAVE, HATED AND SCORNE. WHEN HIS CAUSE SUCCEEDS, HOWEVER, THE TIMID JOIN HIM, FOR THEN IT COSTS NOTHING TO BE A PATRIOT."

--MARK TWAIN

The New Jersey Militia needs your support!! We plan to follow Thomas Jefferson's ideal to "educate and inform the whole mass of the people..." We want to hear from you! Send your comments, suggestions, personal stories and donations to address below:

N J M, P.O. Box 10176, Trenton, NJ 08650

Mercer Co, Earl.....(609) 989-7292
Mercer Co., Bob.....(609) 695-2733
Hudson Co., Mark.....(201) 442-0797
Middlesex Co., Dave.....(908) 754-7540
Middlesex Co., Art.....(908) 607-0833
Essex Co., Mike.....(201) 743-7351
Monmouth Co., Gwendolyn.....(908) 493-4909
Salem Co., Dan.....(609) 339-9728
Ocean Co., Vince.....(908) 657-8374
Passiac Co., Ken.....(201) 779-4761

(Newsletter subscription - Donation \$10.00)
CASH/BLANK MONEY ORDER ONLY

NAME _____

ADDRESS _____

CITY _____

PHONE () _____